COMBINED DECLARATION AND POWER OF ATTORNEY (ORIGINAL DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL DIVISIONAL CONTINUATION OF C-1-P)

As a belo	w named invento	or, I hereby declare that:					
			ECLARATION	\mathbb{C}^{0}			
	aration is of the	following type:					
	XX original			divisional			
· · · -	design			continuation			
_	suppleme	ntal		continuation-in-part (C-I-P)			
		THE WAY OR COME					
Mr. rooid			DENTIFICATIO				
the emission	el End and all	address and citizenship are	e as stated below, n	ext to my name. I believe that I am			
(Tf = l==1	ai, iirst and sole	inventor (if only one name	e is listed below) or	an original, first and joint inventor			
the invent	tion entitled:	below) of the subject man	ter that is claimed,	and for which a patent is sought on			
me mvem	non enutied:						
TITLE O	F INVENTION:	ISOPHTHALIC A	CID POLYAMIDE	POLYMER			
		FOR USE IN GOL					
the enecid	fication of which		I IDENTIFICATIO	ON			
(a)	fication of which: is attache						
				22 1 1 1			
	was filed	on April 18, 2001, as Se	eriai No. <u>09/837,40</u>	and was amended on			
(c) _	was desci	noted and claimed in PC	I international Ap	oplication No.			
	med on _	and as amended	under PC1 Artici	e 19 on			
	ACKNOWI	LEDGMENT OF REVIEW	OF PAPERS ANI	DUTY OF CANDOR			
I	hereby state that	I have reviewed and unde	erstand the contents	of the above-identified			
specificat	tion, including th	e claims, as amended by a	nv amendment refe	rred to above			
	,		,				
I	acknowledge the	duty to disclose informati	ion, which is mater	ial to patentability as defined in 37,			
	Federal Regulation		•	• .			
XX a	and which is mate	rial to the examination of	this application, na	mely, information where there is			
				sider it important in deciding			
		the application to issue as					
i	n compliance wit	h this duty, there is attache	ed an information of	lisclosure statement, in			
a	accordance with 3						
		PRIORITY CLAIM	(35 U.S.C. § 119((a)-(d))			
7	handru alaim fa		. T'4 05 II '- 14	G G 1 44110() (D 6			
forsion s	nereby claim for	eign priority benefits unde	or little 35, United :	States Code, §§119(a)-(d) of any			
docionation	ppiication(s) for	patent or inventor's certific	ate or or any PCT	international application(s)			
designam	designating at least one country other than the United States of America listed below and have also						
amplication	identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the						
application	on(s) designating	at least one country other	than the United Sta	ates of America filed by me on the			
same sub	jeet matter navin	g a ming date before that	or the application(s) of which priority is claimed.			
6	d) <u>XX</u> no s	uch applications have been	n filed				
		applications have been file					
, t	such	applications have been inc	zu as ioliows				

(Declaration and Power of Attorney [1-1]—page 1 of 4)

date

PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)

COUNTRY (OR	APPLICATION	DATE OF FILING (day, month, year)	PRIORITY CLAIMED	
INDICATE IF PCT	NUMBER		UNDER 37 USC 119	
			□YES	NO□

CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S)(34 U.S.C. § 119(e))

I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

NONE

CLAIM FOR BENEFIT OF EARLIER US/PCT APPLICATION(S) UNDER 35 U.S.C. 120

I hereby claim the benefit, under Title 35, United States Code, § 120, of any United States application(s) or PCT international application(s) designating the United States of America that is/are listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in that/those prior application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112,1 acknowledge the duty to disclose information.

that i	that is material to patentability as defined in 37, Code of Federal Regulations, § 1.56						
there in dec the fi	is a substantia ciding whether	to the examination of all likelihood that a reas to allow the application prior application(s) a	onable examents on to issue a	niner woul is a patent,	ld consider it importa that occurred between		
accordanc	e with 37 C.F. APPLICAT	duty, there is attached R. 1.98. ION OR PCT INTE S. FOR BENEFIT	RNATION	NAL APP	LICATIONS		
		.5. FOR BENEFIT	UNDER 3				
U.S. APPLI	CATIONS	· · · · · · · · · · · · · · · · · · ·		Status (check one)		
U.S. APPLI	CATIONS	U.S. FILING DATE	Patented	Pending	Abandoned		
PCT APPLI- CATION NO.		U.S. APPLICATION NOS. ASSIGNED					
		1		1			

ALL FOREIGN APPLICATION(S), IF ANY, FILED MORE THAN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS U.S. APPLICATION

POWER OF ATTORNEY

I hereby appoint the following practitioner(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

Michelle Bugbee	Registration No. 42,370	(413) 322-2937
Richard M. Klein	Registration No. 33,000	(216) 861-5581
Mark E. Bandy	Registration No. 35,788	(216) 861-5581

hereby appoint the practitioner(s) associated with the Customer Number provided below to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.
 Attached, as part of this declaration and power of attorney, is the authorization of the above-named practitioner(s) to accept and follow instructions from my representative(s).

SEND CORRESPONDENCE TO:

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Cleveland, OH 44114-2518

Spalding Sports Worldwide, Inc. Customer No. 24492

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

Full name of	first inventor:		Thomas J. Kenne	edv. III	
Residence:	3 Mirick Lane		_	7	
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Date 5-29	461	Country of Cit	izenship: U.S.A.	Post Office Address:	Same
			. 7-1		
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Residence:	196 County R				
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	. (001	101		
Inventor's sign	nature	den	Sill		
Date 5/11	01	Country of Cit	izenship: U.S.A.	Post Office Address:	Same

(Declaration and Power of Attorney [1-1]—page 3 of 4)

Post Office Address: Same

Full name of third joint inventor: Mark L. Binette Residence: 241 Elizabeth Drive Ludlow, Massachusetts 01056, U.S.A. 2 00 Country of Citizenship: U.S.A. Post Office Address: Same Full name of fourth joint inventor: David M. Melanson Residence: 54 Walnut Avenue, Apt. 1R Chicopee, Massachusetts 0,1020, U.S.A. Inventor's signature _ Country of Citizenship: <u>U.S.A.</u>

X This declaration ends with this page.